

United States Bankruptcy Court  
District of Arizona

In re:  
JASON EDWARD VANWORMER  
THERESA MARIE VANWORMER  
Debtors

Case No. 16-13570-SHG  
Chapter 13

**CERTIFICATE OF NOTICE**

District/off: 0970-4

User: giffords  
Form ID: pdf004

Page 1 of 1  
Total Noticed: 2

Date Rcvd: Dec 10, 2018

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Dec 12, 2018.

db +JASON EDWARD VANWORMER, 9662 East Nido Avenue, Mesa, AZ 85209-2243  
jdb +THERESA MARIE VANWORMER, 9662 East Nido Avenue, Mesa, AZ 85209-2243

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.  
NONE. TOTAL: 0

\*\*\*\*\* BYPASSED RECIPIENTS \*\*\*\*\*

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP.  
USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

**I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.**

**Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.**

Date: Dec 12, 2018

Signature: /s/Joseph Speetjens

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**CM/ECF NOTICE OF ELECTRONIC FILING**

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 10, 2018 at the address(es) listed below:

DANIEL E GARRISON on behalf of Debtor JASON EDWARD VANWORMER dan@turnaroundteam.com,  
teresie@turnaroundteam.com,brian@turnaroundteam.com,kyle@turnaroundteam.com,  
paula@turnaroundteam.com  
DANIEL E GARRISON on behalf of Joint Debtor THERESA MARIE VANWORMER dan@turnaroundteam.com,  
teresie@turnaroundteam.com,brian@turnaroundteam.com,kyle@turnaroundteam.com,  
paula@turnaroundteam.com  
DAVID N INGRASSIA on behalf of Attorney Conn's Appliances Inc. david.ingrassia@cox.net  
DIANNE 5 KERNS on behalf of Trustee DIANNE C. KERNS mail@dcktrustee.com, ecf@dcktrustee.com,  
dckerns@dcktrustee.com  
DIANNE C. KERNS mail@dcktrustee.com, ecf@dcktrustee.com,dckerns@dcktrustee.com  
MICHAEL ZDANCEWICZ on behalf of Creditor Capital One Auto Finance, a division of Capital One,  
N.A. courtdocs@wzfirm.com, mz@wzfirm.com  
STEVEN M COX on behalf of Creditor Ally Financial Inc. smcox@wechv.com,  
ckerton@waterfallattorneys.com,slewellen@waterfallattorneys.com  
U.S. TRUSTEE USTPRegion14.PX.ECF@USDOJ.GOV

TOTAL: 8

Dated: December 10, 2018



*[Signature]*

Scott H. Gan, Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF ARIZONA

In re:

Jason Edward Vanwormer and Theresa Marie  
Vanwormer,

Debtors.

Capital One Auto Finance, a division of Capital  
One, N.A.,

Movant,

v.

Jason Edward Vanwormer and Theresa Marie  
Vanwormer,

Respondents.

No. 4:16-bk-13570-SHG

**Chapter 13 Proceeding**

**ORDER GRANTING MOTION FOR  
RELIEF FROM THE AUTOMATIC  
STAY  
And  
ORDER GRANTING MOTION FOR  
RELIEF FROM THE CODEBTOR STAY**

**Property Description:**

2016 Kia Soul VIN KNDJN2A26G7274726

Pursuant to the Motion for Relief from the Automatic Stay (the “**Motion**”) filed by Capital One Auto Finance, a division of Capital One, N.A. (the “**Creditor**” or “**Movant**”) relating to the Collateral described as 2016 Kia Soul VIN KNDJN2A26G7274726 (hereafter the “**Collateral**”) having been duly noticed and there being no objection:

IT IS ORDERED terminating the automatic stay as to the Collateral.

IT IS ORDERED terminating the Codebtor stay as to the Collateral.

1 IT IS FURTHER ORDERED that all stays, including without limitation, confirmation  
2 orders, injunctions, restraining orders, and the automatic stays provided by 11 U.S.C. § 362 and §  
3 524, and 1301 be vacated with respect to the Collateral, or modified to permit Creditor or its  
4 agents, attorneys, employees, assignees and such other persons as the Court shall deem appropriate  
5 to take any and all lawful actions to enforce its claim to and assert its ownership rights to the  
6 Collateral under the subject Contract, and non-bankruptcy law, including without limitation the  
7 rights (to declare all sums to be immediately due and payable) and to obtain possession of the  
8 Collateral through any lawful action.

9 IT IS FURTHER ORDERED waiving the fourteen (14) day provision of Bankruptcy Rule  
10 4001(a)(3) that would stay the effectiveness of this Order.

11 IT IS FURTHER ORDERED this Order is binding in the event this matter is converted to  
12 another proceeding under the Bankruptcy Code.

13 IT IS FURTHER ORDERED Movant may file an amended proof of claim for any  
14 deficiency balance within thirty (30) days of disposition of the Collateral, or by the claims bar date,  
15 whichever is later.

16 **[Signed and dated above]**  
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